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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/678,890 10/04/2000		Steven Ausnit	769-264	7038	
29540	7590 04/01/2003				
	ARDIN, KIPP & SZU	EXAMINER			
685 THIRD A NEW YORK,	NY 10017-4024	KIM, EUGENE LEE			
			ART UNIT	PAPER NUMBER	
			3721		
			DATE MAILED: 04/01/2003	0	

Please find below and/or attached an Office communication concerning this application or proceeding.



UNITED STATES DEPARTMENT OF COMMERCE
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Washington, D.C. 20231

SERIAL NUMBER	FILING DATE	FIRST NAMED APPLICANT	ATTORNEY DOCKET NO.
	<u>, </u>		

EX	AMINER
ART UNIT	PAPER NUMBER

DATE MAILED:

Below is a communication from the EXAMINER in charge of this application COMMISSIONER OF PATENTS AND TRADEMARKS

ADVISORY ACTION

⊠ ⊤	THE PERIOD F	OR RESPO	NSE:							
a) [is extended	to run		or continues to	run _	3 months	_ from the dat	te of the fina	al rejection	
b) [expires three months from the date of the final rejection or as of the mailing date of this Advisory Action, whichever is later. In no event however, will the statutory period for the response expire later than six months from the date of the final rejection.								
	The date or purposes of	n which the f determinin	esponse, the the period o	petition, and the f f extension and the	ee ha	nder 37 CFR 1.136 ave been filed is the responding amount rtened statutory per	date of the not the fee. A	esponse an ny extensio	d also the date n fee pursuant	e for the t to 37 CFR
	Appellant's Brie	f is due in a	cordance wi	th 37 CFR 1.192(a						
四台	Applicant's resp to place the app	onse to the plication in o	final rejection ondition for a	, filed <u>3/24/</u> llowance:	201	has been consi	dered with the	e following e	effect, but it is	not deemed
1. 友	The propose	ed amendme	nts to the cla	im and /or specific	ation	will not be entered	and the final	rejection sta	ands because:	
	a. There prese	is no convi	ncing showing	g under 37 CFR 1.	16(b) why the proposed	d amendment	is necessar	y and was not	earlier
	b. They	raise new is	sues that wou	uld require further o	onsic	deration and/or sea	rch. (See No	te).		
	c. They	raise the is:	ue of new ma	atter. (See Note).						
	d. They are not deemed to place the application in better form for appeal by materially reducing or simplifying the issues for appeal.									
	e. They present additional claims without cancelling a corresponding number of finally rejected claims.									
	NOTE:	The n but rav	there is	overcome overcome on sintata	nt Z	the appl are ar	not c	lary or	ing the	limited tion
2. [oosed or am wable claim	ended claims s.		wo	ould be allowed if su	ubmitted in a s	separately fi	iled amendme	nt cancelling
3. 5	Upon the fil be as follow		al, the propos	ed amendment] will	be entered 🗷 wi	Il not be enter	red and the	status of the c	laims will
	Claims allow									
	Claims reje		1-3							
		owever;								
		int's respon	se has overco	me the following re	ejectio	on(s):				
4. [The affidav	it, exhibit or	request for re	consideration has	been	considered but do	es not overco	me the reje	ction because	
5. [The affidavi	t or exhibit v	rill not be con	sidered because a	pplica	ant has not shown o	good and suffi	icent reasor	ns why it was r	not earlier
ПΤ	he proposed dr	awing corre	ction 🔲 ha	s 🗌 has not be	en ap	proved by the exar	niner.	4	Engere	
	Other			·					EUGEN PRIMARY E	E KIM XAMINER
			•					1	LKIMWUI r	,,